

RIGHTS OF DEFENDANT

As a Defendant you have certain constitutional rights. You have the right to be represented by an attorney and to have an attorney appointed to represent you if you are indigent. You have the right to plead not guilty and be tried by a jury or a judge. You have the right to confront witnesses against you, to compel witnesses to testify for you, and the right not to give incriminating evidence against yourself.

PLEA OF GUILTY

I, the undersigned, understand the charges against me and I understand the maximum punishment I may receive. I have read the above stated rights and I hereby waive the above stated rights, waive formal arraignment, state that I have not been induced by any threat or promise to enter this plea and do freely and voluntarily enter my plea of guilty to Count(s) _____ and my plea of nolo contendere to Count(s) _____.

This _____ day of _____, _____.

DEFENDANT

Attorney for Defendant

PLEA OF NOT GUILTY AND DEMAND FOR TRIAL BY JURY

Comes now the Defendant, waives formal arraignment, and enters his plea of not guilty to Count(s) _____.

This 5 day of December, _____.

DEFENDANT

Attorney for Defendant

Having read the above stated rights, Defendant enters his plea of not guilty to Count(s) _____
_____ waives formal arraignment, **WAIVES HIS RIGHT TO TRIAL BY JURY**,
and demands trial by a judge without a jury.

This _____ day of _____, _____.

DEFENDANT

Attorney for Defendant

STATE OF GEORGIA)
)
COUNTY OF RICHMOND)

AFFIDAVIT

Personally came BRYANT, ROBERT DEPUTY who on oath says that to the best of his personal knowledge and belief, HURST, CANDICE MICHELLE did, on the 4th day of December, 2002 at approximately 09:30AM in Richmond County, Georgia, commit the offense of: BATTERY in violation of O.C.G.A. 16-5-23.1, a MISDEMEANOR under the Laws of the State of Georgia, in that said accused on the above stated date and time, did intentionally cause substantial harm to one: [REDACTED] by hitting said victim in the head with a candy dish. The victim sustained a laceration to the right side of her head which required five (5) sutures. The offense occurred at [REDACTED] in Augusta, Richmond County, Georgia. The accused and victim have been living together for the past year.

And this affiant makes this affidavit that a warrant may be issued for her arrest.

SWORN TO AND SUBSCRIBED BEFORE ME
THIS 04th DAY OF December, 2002

Robert F. Bryant Affiant
A600-111

Jo Beluck
Judicial Officer

WARRANT

To any sheriff, deputy sheriff, coroner, constable, marshal or other law enforcement officer of Georgia -

Greetings:

For sufficient cause made known to me in the aforementioned affidavit, incorporated by reference herein, and other sworn testimony establishing probable cause for the arrest of the accused, you are hereby commanded to arrest the defendant named in the foregoing affidavit charged by the prosecutor therein with the offense against the laws of this State named in said affidavit and bring her before a judicial officer of Georgia, to be dealt with as the law directs. HEREIN FAIL NOT.

12/4/02
(Date)

Jo Beluck
Dep Clerk OF CIVIL COURT

ADDITIONAL INFORMATION:

FAMILY VIOLENCE
BOND TO BE ADDRESSED BY JUDGE

WITNESS(ES) FOR STATE

1 BRYANT, ROBERT

AUGUSTA, GA 30911

STATE OF GEORGIA, RICHMOND COUNTY
EXECUTED THE WITHIN WARRANT BY
ARRESTING THE BODY OF:

HURST, CANDICE MICHELLE

A/K/A:

THIS 04 DAY OF DECEMBER, 2002

Robert L. Bryant
Law Enforcement Officer

EXECUTION

RELEASE ON BOND OF

WITH THE FOLLOWING SPECIAL PROVISIONS:

RELEASE ON OWN RECOGNIZANCE

PURSUANT TO ORDER OF JUDGE:

FOR *Ronald Strength*
Sheriff of Richmond County

BY *Jailor*

THIS DAY OF

COMMITMENT HEARING

SET FOR: DAY OF

WAIVED: DAY OF

Defendant

Witness

02RCSW 4883

MISDEMEANOR

CRIMINAL ARREST WARRANT

DOCKET # 02015684

STATE OF GEORGIA

VS.

HURST, CANDICE MICHELLE

CHARGED WITH:

O.C.G.A. 16-5-23.1

BATTERY

NCIC OFFENSE CODE 1399

ADDRESS:

AUGUSTA, GA 30904

RACE: WHITE

SEX: FEMALE

APPROX AGE: 34

DOB:

SSN:

HEIGHT: 5.06

WEIGHT: 125

EYE: BLUE

HAIR: BLOND OR STRAWBERRY

SKIN: FAIR

SMT: TATTOO HEAD

EMPLOYER: WORD OF MOUTH CAFE

EMPLOYER ADDRESS:

02/126/20458

WARRANT NUMBER: 02015684

MINI NUMBER: 000089666

PICKUP CODE: COUNTY WIDE

OCA NUMBER: 02238600

SRN NUMBER:

NCIC NUMBER:

AGENCY:

FAMILY VIOLENCE
BOND TO BE ADDRESSED BY JUDGE

2002 DEC -5 AM 10:4
CLERK OF SUPERIOR COURT
AUGUSTA, GA 30904
CLARENCE E. JOHNSON, CLERK
RICHMOND COUNTY, GA

CO-DEFENDANT(S)

DTN 107659554
STATE OF GEORGIA, RICHMOND COUNTY

IN THE STATE COURT OF RICHMOND COUNTY

I, SHERYL B. JOLLY, the undersigned prosecuting attorney for the State Court of Richmond County, on behalf of the people of the State of Georgia, do hereby charge and accuse CANDICE HURST with the offense of Misdemeanor, for that the said accused in the County of Richmond, on the 4th day of December, 2002, did unlawfully commit:

The offense of FAMILY VIOLENCE BATTERY by intentionally causing visible bodily harm to [REDACTED] who reside together, such harm being demonstrated by hitting her in the head with a candy dish, in violation of O.C.G.A. 16-5-23.1,

Count 2: The undersigned as prosecuting attorney does further charge that CANDICE HURST on the 4th day of December, 2002 in Richmond County, State of Georgia, committed:

The offense of BATTERY, by intentionally causing substantial physical harm to [REDACTED] by hitting her in the head with a candy dish in violation of O.C.G.A. 16-5-23.1

ENTRY OF NOLLE PROSEQUI

Upon recommendation of the State a
nolle prosequi is hereby entered
on the foregoing Accusation.

This 18 day of June, 2003

S. Smith
Solicitor

[Signature]
Judge, State Court Richmond County

CLERK OF SUPERIOR COURT
RICHMOND COUNTY, GA.

contrary to the laws of this State, the good order, peace and dignity thereof.

CLERK OF SUPERIOR COURT
RICHMOND COUNTY, GA.

Sheryl B. Jolly
SHERYL B. JOLLY, SOLICITOR GENERAL

2003 JUN 30 PM 4:31

CLERK OF SUPERIOR COURT
RICHMOND COUNTY, GA.

IN THE STATE COURT OF RICHMOND COUNTY

STATE OF GEORGIA

STATE OF GEORGIA

VS.

Condie Hurst
Defendant

) ACCUSATION NO. 62 RCSW 4823

) SOLICITOR'S NO. 02/125/274

) CHARGE (S): Battery

RECOMMENDATION OF NOLLE PROSEQUI

The State recommends that an entry of nolle prosequi be made in the above-styled matter for the following reason (s):

- () The victim/complainant no longer wishes to prosecute.
- (✓) After initial arrest, it has been determined that there is insufficient evidence to continue prosecution.
- (✓) Other

EXPLANATION: The State, through Asst. Solicitor Josh Smith, cannot locate the victim after numerous attempts. The State cannot proceed without the victim's testimony.

Submitted this 13 day of June, 2003.

Carefor
ASSISTANT SOLICITOR GENERAL
STATE COURT OF RICHMOND COUNTY

VICTIM/COMPLAINANT